

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK

CRIMINAL MINUTES: ENTRY OF PLEA TO AN INDICTMENT / INFORMATION

DATE: JUNE 22, 2005

LOCATION: Albany, New York

TIME: START: 11:45 A.M. / STOP: 12:15 P.M.

PRESIDING: Hon. Lawrence E. Kahn

CLERK: Scott A. Snyder / Bill Griffin U.S. DISTRICT COURT
N.D. OF N.Y.

FILED

COURT REPORTER: Theresa Casal / Bonnie Buckley / ECRO

JUN 22 2005

UNITED STATES OF AMERICA

LAWRENCE K. BAERMAN, CLERK
ALBANY

VS.

NO. 05-CR-0261 (LEK)

ZOLA S. QUARTERMAN

APPEARANCES: U.S. ATTORNEY OFFICE - ND/NY

ELIZABETH C. COOMBE, AUSA., for GOVERNMENT
O/L: ALBANY

ROBERT M. GIBSON, ESQ., for DEFENDANT
O/L: ALBANY

Interpreter: NONE

Probation:

Charles Bell +
Ronald Tracy

** NOTE: If more than one defendant appears for the SAME CHARGE AND DISPOSITION, list all defendants on one form. If separate charges or dispositions are had, use a separate form for EACH DEFENDANT. Attach a separate sheet if additional space is needed.

Page #2 - Criminal Minutes

USA vs **QUARTERMAN**

<input checked="" type="checkbox"/>	Waiver of Indictment	<input checked="" type="checkbox"/>	Entry of Guilty Plea
<input checked="" type="checkbox"/>	Filing of Information	<input type="checkbox"/>	Change of Plea to Count(s) _____
<input type="checkbox"/>	Arraignment		

- Defendant appears in court with / without counsel.
- Defendant is advised of his/her constitutional rights.
- Defendant states TRUE NAME is Zola S. Quarterman
- Waiver of Indictment is executed in open court.
- Waiver is accepted / rejected by the Court.
- Defendant signs Waiver Form and Information is filed.
- Defendant waives reading of the Indictment / Information.
- Information / Indictment is read by Deputy Clerk. 1
- Defendant enters plea of GUILTY to Count(s) 1.
- Defendant is questioned regarding background, education, understanding and consequences of a plea and willingness to plead guilty.
- Defendant advised of the maximum penalties under the law and proof to be offered if case went to trial.
- Penalties are pursuant to ADVISORY GUIDELINES under the Sentencing Reform Act.
- Offense occurred PRIOR TO THE SENTENCING REFORM ACT (before November 1, 1987).
- Court makes inquiry of defendant's waiver of appeal rights.
- Court accepts / rejects Guilty plea. Plea agreement is / is not handed up for filing.
- Presentence Report is ordered / waived.

Page #3 - Criminal Minutes

USA vs **QUARTERMAN**

Remaining count(s) # _____ of Indictment to be dismissed at time of sentencing.

SENTENCING scheduled for September 28th, 2005 at 10:30 A.M. in ALBANY, New York.

Defendant's Attorney was Appointed/Retained.

An expedited presentence report is requested by the Court / defense counsel / both.

Immigration consequences are discussed with the defendant and the defendant is aware that deportation is a possible outcome of this criminal proceeding.

Additional Information (unusual occurrences, motions,

hearings, scheduling, etc.):

It is placed on the record that the S has not been fully compliant on release.

Defendant is continued on bail as previously set/R.O.R.

Defendant is remanded to the custody of U. S. Marshal

Advisory Maximum Guidelines

Imprisonment: 30 YEARS MONTHS

Fine: \$ _____

Supervised Release: 5 YEAR(S)

Special Assessment: \$ 100.00 / COUNT

Possible deportation: _____

Forfeiture: _____

Restitution: ✓

MANDATORY MINIMUM: —

Base Offense Level: 7

Base Offense Enhancement: +6

Criminal Category: I

Reduction for Acceptance: -2

Total Offense Level: 11

Imprisonment Range: 8-14 MONTHS

The defendant waives his right

to appeal: 14 months OR less.